REMARKS

Claims 1-5, 11-16, 18, 19, 21, 23-29, 31 and 33-37 stand rejected under 35 USC §102(e) over zur Loye et al. Applicants respectfully disagree since the MPEP requires that a reference show exactly what an Applicant has claimed in order to support a §102 rejection; zur Loye et al. does not teach exactly what Applicants have claimed.

Nevertheless, Applicants have amended claim 1 in a way that can not be fairly read upon anything taught by zur Loye et al. Therefore, Applicants respectfully request that the outstanding §102(e) rejections based upon zur Loye et al. be withdrawn.

Claims 1-5, 11-16, 18-21, 23-29, 31 and 33-35 stand rejected under 35 USC §102(e) over Walter et al. Again, Applicants respectfully disagree since Walter et al. does not show exactly what Applicants have claimed. Nevertheless, Applicants have amended several of the claims in a way that can not be fairly read upon the subject matter taught by Walter et al. Therefore, Applicants respectfully request that the outstanding §102(e) rejections based upon Walter et al. be withdrawn.

Claim 30 stands rejected under 35 USC §102(b) under any one of Ouellette et al., Hateman and Shafer et al. In response, Applicant has amended claim 30 in a way that prevents it from being fairly read upon any of these cited references. Therefore, Applicants respectfully request that the outstanding §102(b) rejections against claim 30 be withdrawn.

Claim 17, 22 and 38 stand rejected under 35 USC §103(a) over zur Loye in view of Chanda et al. Applicants respectfully disagree and assert that the claims, as amended, contain features not shown or suggested by any fair combination of zur Loye et al. and Chanda et al. Therefore, Applicants respectfully request that the outstanding §103(a) rejections against claims 17, 22 and 38 be withdrawn.

Claims 6-10 and 32 stand rejected under 35 USC §103(a) over zur Loye in view of Hateman. Applicants respectfully disagree. In addition, the claims as now amended include features that should be undisputed as not being shown by any fair combination of zur Loye in view of Hateman. Therefore, Applicants respectfully request that these outstanding §103(a) rejections be withdrawn.

Claim 6-10 and 32 stand rejected under 35 USC §103(a) over zur Loye in view of Shafer et al. Again, Applicants respectfully disagree and assert that, even when combined, the cited references do not show or suggest all of the features required by Applicants' claims. Furthermore, Applicants have amended several of the relevant claims in a way that it should be undisputed that any fair combination of the cited references do not meet all of the claim requirements. Therefore, Applicants respectfully request that the outstanding §103(a) rejections based upon zur Loye in view of Shafer et al. be withdrawn.

Applicants have cancelled claims 9 and 32, and have added new claims 39 and 40, which are believed allowable over the art of record. No additional fee is believed required since a like number of claims have been cancelled and added. Nevertheless, the Director is authorized to charge any underpayment or credit any overpayment regarding access claim fees to Deposit account number 500226.

This application in now believed to be in condition for allowance of claims 1-8, 10-31 and 33-40. However, if the Examiner believes that some minor additional clarification would put this application in even better condition for allowance, the Examiner is invited to contact the undersigned attorney at (812) 333-5355 in order to hasten the prosecution of this application.

Respectfully Submitted,

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Reg. No. 35,949